

THE LEGISLATURE

The Bill Creating the Office of Mine Inspector Considered by the House.

After Numerous Amendments in Committee of the Whole It Is Recommended for Passage.

Council Does a Good Day's Work, Despite an Unlabeled Interruption by Brown.

Contrary to expectation the bill creating a mining inspector was as bitterly fought in the house as it was the day before, the provisions of every section being heroically amended by Mr. Moore. The bill as finally amended was finally recommended for passage by the committee of the whole. It is doubtful whether the bill in its present shape will furnish the protection the miners wish, as one of Moore's amendments which was adopted practically nullifies the whole measure. Several other bills were considered. The bill in the council Collins gave notice of a bill to change the boundaries of Meagher and Cascade counties, Bickford a bill to allow Granite Lake school district of Missoula county to issue bonds for \$10,000 to build a schoolhouse. The council will be called to order for its session on Monday.

THE COUNCIL

After the routine business of the council had been transacted, Kennedy, from the council committee, reported on the bill No. 26, the gambling bill, had been presented to the governor for his consideration at 10:30 a. m., Feb. 20.

Hatch, from the special committee to visit the penitentiary and insane asylum, made the following report:

"The penitentiary appears to be conducted in a manner commendable to the officers in charge. Opportunity was afforded to us to talk with such persons as desired to converse with us and was availed of by many. Very few complaints were made as to their treatment, and none of sufficient importance to include in this report.

"The sanitary condition of the penitentiary appears to be in good shape. The food is good, and the prisoners are kept in a healthy condition. Careful inspection was made of the food, and it was found to be of good quality, sufficient in quantity and well cooked and served. Seasonable and comfortable clothing and bedding are furnished, and the temperature of the prison is comfortable during the winter at all times.

"The prisoners have access to a library provided for their use and to many of the daily and weekly newspapers published in the territory. Many of the prisoners occupy their time in making their own clothing, and some are employed in the kitchen and in the laundry.

"The prisoners are well treated, and their terms of imprisonment shall be fair. The prisoners are well treated, and their terms of imprisonment shall be fair. The prisoners are well treated, and their terms of imprisonment shall be fair.

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In the bill was sent to the enrolling committee. This bill is Hoffman's free bridge bill. The council will be called to order for its session on Monday.

House bill No. 26, concerning alimony and divorce, house bill No. 27, prohibiting minors from visiting gambling and drinking saloons, and council bill No. 21, concerning supreme court reports, were considered, amended, and recommended for passage.

The committee then rose, the chairman reported, the amendments were adopted, and the bill sent to the enrolling committee.

The president signed house bill 38, the bounty bill, and the council adjourned.

HOUSE

The house met at the usual morning hour. The report of the joint committee to examine the territorial penitentiary and the insane asylum was read, stating that those institutions had been visited and found in good order.

In the insane asylum are confined 163 inmates, 28 of whom are females. The patients are treated in a humane manner and are properly clothed and fed.

House bill No. 9, to amend section 225 of the constitution, was on motion of Blakeley, referred to a select committee consisting of Flowers, Congdon, Johnson, and Willis.

Waite was granted further leave of absence until today.

The house amendments to council bill No. 7, relating to free bridges, were reported correctly amended.

The joint enrolling committee reported that council bill No. 6, relating to gambling, had been presented to the governor for his signature.

The following non-resident bills were given by Blakeley—a bill for an act to encourage the mining industry in Montana.

House bill No. 9, to protect game and fish, was referred to the enrolling committee.

House bill No. 10, relative to justice of the peace, was also referred to the enrolling committee.

Council bill No. 22, relating to the protection of cemeteries and remains of the dead, was referred to the sections and territorial affairs committee.

Council bill No. 23, relating to exemptions from jury duty, was referred to the judicial committee.

The council having refused to return its bill No. 31, relative to gates and bars to the house, Joslin moved that the clerk be instructed to request that body to state reasons for its action.

Murray moved that the speaker be instructed not to sign the bill. The latter motion was ruled out of order, the speaker stating that he had no authority to sign the bill as it now stood.

FENCING OF RAILWAYS

House bill No. 40, as follows was read twice and ordered to be printed:

Sec. 1. That all railroad companies operating within the state of Montana, or any other territory or state, owning or operating a line of railroad within this territory, shall construct, maintain and keep in good repair a lawful fence on each side of the line of railroad, and shall also construct and maintain a lawful fence on each side of the line of railroad, and shall also construct and maintain a lawful fence on each side of the line of railroad.

Sec. 2. If any corporation or officer thereof, or any person, shall violate the provisions of this act, he shall be liable to a fine of not more than ten dollars for each violation.

Sec. 3. If any corporation or officer thereof, or any person, shall violate the provisions of this act, he shall be liable to a fine of not more than ten dollars for each violation.

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al of waste in order that he might make an examination. Moore said there was no call for sarcasm; logic and hard common sense was required. The section was not so sweeping in its provisions.

Mantle spoke against the amendment. It seemed to him that the purpose and effect of it would be to cripple the measure. It ought to be made the duty of the owner, agent, or lessor of a mine to make a safe, and assist the inspector by every means in his power to ascertain the real condition of the mine.

Under the provisions of the amendment, instead of being designed to further the object of the bill, was calculated to cripple it. Under the provisions of the bill the inspector goes to the manager of a mine and says he desires to examine it with a view to its safety, etc.

Now, if the amendment is inserted it looks to him that the owner or manager might be favorable to the inspector, and tell him to go ahead and examine it. Now, take a large mine, with miles of tunnels, drifts, cross-cuts, slopes, winzes, etc., the inspector would have something of a picnic in finding his way through a mine of that description, unless he was furnished some assistance and aid from the manager.

The amendment would practically be to make it the duty of the owner or manager to make a safe, and assist the inspector by every means in his power to ascertain the real condition of the mine.

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ALDERMANIC ACTS.

The City Council Meets in Special Session and Transacts Important Business.

Contract for Cleaning the Flume and Building a Flush Tank for Surface Water Let.

Amendments to the City Charter Considered and Recommendations Made for Changes.

City council met last evening pursuant to call, mayor Fuller in the chair. Aldermen Donnelly, Adkinson, Loeb, Linsler, Morris, Adkinson, First, Washburn, Cleveland, Morris, Washburn, Howe, present.

The clerk asked instructions as to how an order should be entered upon the minutes and having been instructed was allowed to next meeting to complete the record.

Alderman Loeb moved to take the resolution from the table in reference to bids for cleaning the flume and building a flush tank for water in Last Chance gulch.

The motion was carried. The resolution was awarded to Purcell & Adams for \$1,000.

The committee appointed to consider bids for furnishing the city with a fire alarm system recommended that bids be read from the various parties who had submitted similar papers in Chicago, Cincinnati and St. Louis, the bids to be opened March 10.

The committee also recommended that the city purchase a fire alarm system of the kind recommended by the committee.

Alderman Morris moved to refer the matter to the committee on the subject of the city's water supply.

The motion was carried. The matter was referred to the committee on the subject of the city's water supply.

The committee on the subject of the city's water supply recommended that the city purchase a water supply system of the kind recommended by the committee.

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BELLIGERENT BROWN.

He Makes Another Show of His Wonderful Power in the City of Helena.

The council listened to Brown again yesterday. It had not enjoyed that exquisite pleasure for several days. Thompson, of Deer Lodge, ignited the train by offering a resolution to the effect that executive sessions should be held hereafter with closed doors.

Thompson, of Deer Lodge, ignited the train by offering a resolution to the effect that executive sessions should be held hereafter with closed doors. Biazar began by saying that executive sessions might as well be held with open doors, as all the secrets came out anyhow, for it was well known one of the members was engaged in reporting the proceedings for a paper.

Biazar referred to Councilman Kennedy, who has been reporting the proceedings for the Independent.

Mr. Kennedy replied that he was a poor man and thought it nothing but right that he should add to his income by any legitimate means, but if the gentleman insisted that he had no right to do so, he would stop.

Mr. Kennedy's reply to Lord Angus was very applicable.

Biazar gave a short and lowering his head charged around the ring, drew an imaginary circle around an imaginary reputation, and lifted up his voice with a tremendous shout.

What ailed the gentleman from Deer Lodge? He had mistaken Mr. Kennedy for the author of certain articles which had appeared in the city papers, and which, by the way, were not his.

Mr. Kennedy, however, was not provoked by the mistake, but he was provoked by the fact that the gentleman had mistaken him for the author of certain articles which had appeared in the city papers, and which, by the way, were not his.

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